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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/781,047	02/17/2004	Steven P. Gygi	57559 (70207)	8390
21874 7590 02/04/2008 EDWARDS ANGELL PALMER & DODGE LLP P.O. BOX 55874 POSTON, MA 02205			EXAMINER	
			SHEN, BIN	
BOSTON, MA	BOSTON, MA 02205		ART UNIT	PAPER NUMBER
			1657	
			MAIL DATE	DELIVERY MODE
4		•	02/04/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
		10/781,047	GYGI ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Bin Shen	1657			
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	correspondence address			
WHIC - External after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status			•			
1)⊠	Responsive to communication(s) filed on 30 October 2007.					
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This action is non-final.					
3)	-					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposit	ion of Claims					
4)⊠	4) Claim(s) 6-22 and 25 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)□	5) Claim(s) is/are allowed.					
•	☑ Claim(s) <u>6-22 and 25</u> is/are rejected.					
•	, ,					
8)[_]	Claim(s) are subject to restriction and/o	or election requirement.				
Applicat	ion Papers					
,	The specification is objected to by the Examine					
10)□	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
11)	The oath or declaration is objected to by the Ex	caminer. Note the attached Office	ACTION OF IOTH PTO-132.			
Priority (under 35 U.S.C. § 119		•			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachmen	• •	П				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date.						
3) Infor	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of Informal F 6) Other:				

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 30 Oct 2007 has been entered.

Status of the Claims

Claims 6-22 and 25 are presented for examination.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 6-22 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Desiderio (J Chromatography B 1999;731:3-21) in view of Gerber et al. (Anal. Chem. 2001, 73:1651-1657).

Desiderio teaches a method for determining the presence/quantity of a target polypeptide in a mixture of different polypeptides by providing a mixture of human tissue extracts (from human with metabolic defects and normal control-page 5, 2.1 and 2.2), adding two known quantity of labeled (labeled differently with stable isotopes) peptide internal standard (page 5, 2.4), treating the mixture with a protease (trypsin-page 7, 2.6), fragmenting the peptides in the mixture by multistage mass spectrometry (tandem mass spectrometer-page 7, 2.8), determining the ratio of labeled fragments to unlabeled fragments and calculating the quantity of the target

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polypeptide in the mixture (page 7, 2.10.1 and page 8, 2.10.2). Peptides are separated by HPLC chromatograph (page 6, under Chromatograph, 2.5.1-2.5.4) and the fractions (elutent and coelutent) are shown in Fig. 5-7. The presence/quantity of target polypeptide is diagnostic of a cell state where the cell state is representative of an abnormal physiological response (human pituitary macroadenomas-page 9, 3.1), and the target polypeptide is determined in at least two mixtures (abstract and for details see pages 9-14, pages 14-17).

Desiderio does not teach a single peptide internal standard in the method.

Gerber teaches a chromatography/mass spectrometry method for determining multiple enzyme activities in human cell lysates using a single internal standard (page 1652, right column, 2nd full paragraph). Gerber also teaches that the internal standard is chemically identical to the enzyme product and contain isotope (page 1652, right column, 2nd full paragraph, lines 4-7).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method of Desiderio by using a single peptide internal standard in the method because protease activity is used and Gerber teaches the use of a single internal standard which is identical to the enzyme product (peptide as the product of protease) in the same chromatography/mass spectrometry method. One would have been motivated to make the modification because Desiderio et al. specifically described a method for determining the presence/quantity of a target polypeptide in a mixture of different polypeptides with two peptide internal standard, and would reasonably have expected success because Gerber teach the use of an internal standard that is chemically identical to the enzyme product in the same method (page 1652, right column, 2nd full paragraph). One internal standard is recognized as equivalent of two internal standard for the same purpose (see MPEP §2144.06), thus using one internal standard that is chemically identical to the enzyme product as taught by Gerber for the predictable result of determining the presence/quantity of a target peptide is obvious.

From the teachings of the references, it is apparent that one of ordinary skill in the art would have had a reasonable expectation of success in producing the claimed invention.

Therefore, the invention as a whole was *prima facie* obvious to one of ordinary skill in the art at the time the invention was made, as evidenced by the references, especially in the absence of evidence to the contrary.

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Applicant's arguments file 10/30/2007 have been fully considered but they are not persuasive.

Applicant argues that the cited reference discloses the use of two, differently labeled peptide internal standards, and the pending claims require only one labeled peptide internal standard.

It is the examiner's position that the newly cited reference of Gerber teaches the use of a single internal standard that is chemically identical to the enzyme product, and it would have been obvious to one of ordinary skill in art of mass spectrometry at the time the invention was made to replace two peptide internal standard taught by Desiderio with one peptide internal standard which is the product of the protease activity as suggested by Gerber to yield predictable results.

Conclusion

No claim is allowed.

Certain papers related to this application may be submitted to Art Unit 1657 by facsimile transmission. The faxing of such papers must conform with the notices published in the Official Gazette, 1156 OG 61 (November 16, 1993) and 1157 OG 94 (December 28, 1993) (see 37 C.F.R. § 1.6(d)). The official fax telephone number for the Group is 571-273-8300. NOTE: If Applicant *does* submit a paper by fax, the original signed copy should be retained by applicant or applicant's representative. NO DUPLICATE COPIES SHOULD BE SUBMITTED so as to avoid the processing of duplicate papers in the Office.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to (571) 272-0547.

Patent applicants with problems or questions regarding electronic images that can be viewed in the Patent Application Information Retrieval system (PAIR) can now contact the USPTO's Patent Electronic Business Center (Patent EBC) for assistance. Representatives are available to answer your questions daily from 6 am to midnight (EST). The toll free number is (866) 217-9197. When calling please have your application serial or patent number, the type of

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For all other customer support, please call the USPTO Call Center (UCC) at 800-786-9199.

Any inquiry concerning rejections or objections in this communication or earlier communications from the examiner should be directed to Bin Shen, Ph.D., whose telephone number is (571) 272-9040. The examiner can normally be reached on Monday through Friday, from about 9:00 AM to about 5:30 PM. A phone message left at this number will be responded to as soon as possible (i.e., shortly after the examiner returns to her office).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dr. Jon Weber can be reached at (571) 272-0925.

B Shen

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JONWEBER

ALDEDVISORY PATENT EXAMINER